1	JOSEPH P. RUSSONIELLO (SBN 44332) United States Attorney
2	JOANN M. SWANSON (SBN 88143) Chief, Civil Division
3	MICHAEL T. PYLE (SBN 172954) Assistant United States Attorney
4	U.S. Attorney's Office/Civil Division
5	450 Golden Gate Avenue, 9th Floor San Francisco, California 94102-3495
6	Telephone: (415) 436-7322 Facsimile: (415) 436-6748
7	E-mail: michael.t.pyle@usdoj.gov
8	Attorneys for Defendant Dr. Donald C. Winter, Secretary of the Navy
9	Secretary of the Navy
10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	SAN FRANCISCO DIVISION
13	PAULINE M. HORVATH, ) No. C 07-4952 JSW
14	Plaintiff, ) STIPULATION TO CONTINUE
15	v. CERTAIN PRE-TRIAL DATES
16	DR. DONALD C. WINTER, Secretary of ) the Navy,
17	Defendant.
18	)
19	IT IS HEREBY STIPULATED by and between the undersigned, subject to the approval
20	of the Court, that the pre-trial dates listed below are continued to the dates listed below. This
21	stipulation was agreed to by the parties at the settlement conference with Magistrate Judge Chen
22	held on May 4, 2009. Judge Chen will hold a further settlement conference with the parties
23	currently scheduled for June 16, 2009 (2 weeks before the current fact discovery cut-off) and
24	Judge Chen has requested that the parties engage in limited discovery rather than full-blown
25	discovery prior to the further settlement conference. Consistent with Judge Chen's request and at
26	his suggestion, therefore, the parties request that the Court continue the deadlines for fact and
27	expert discovery as set forth below. These dates have not previously been continued in this case.
28	
	C 07-4952 JSW

## Caseas: 07-049542952 WS WD obounneme 14951 Filled 105/18/12909 Page age 122 of 2

The fact discovery cut off date is continued from June 30, 2009 to August 21, 2009; and 1 2 The last day for expert discovery is continued from August 31, 2009 to September 18, 3 2009. All other dates shall remain as previously set by the Court. 4 5 DATED: May 2009 6 Plaintiff 7 8 9 JOSEPH P. RUSSONIELLO 10 United States Attorney 11 DATED: May 18, 2009 By: 12 Assistant United States Attorney 13 Attorneys for Defendant 14 PURSUANT TO STIPULATION, IT IS SO ORDERED: 15 The pre-trial dates listed in this action are continued such that the schedule for the 16 disposition of this action is modified as follows, with all dates not mentioned below remaining as 17 previously set by the Court: 18 The fact discovery cut off date is August 21, 2009; and 19 The last day for expert discovery is September 18, 2009; 20 Defendant shall serve a copy of this Order on Plaintiff forthwith. 21 22 DATED: May 19, 2009 23 24 25 26 27 28

C 07-4952 JSW

STIP. TO CONTINUE CERTAIN PRE-TRIAL DATES